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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR ·	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/651,017	08/28/2003	Naoto Kawamura	10991153-10	8417
7	590 03/10/2005		EXAMINER	
HEWLETT-PACKARD COMPANY			ORTIZ, ANGELA Y	
P.O. Box 2724	operty Administration 00	•	ART UNIT	PAPER NUMBER
Fort Collins, C	CO 80528-9599		1732	
			DATE MAILED: 03/10/200	5 ·

Please find below and/or attached an Office communication concerning this application or proceeding.

				<u>u)</u>			
		Application No.	Applicant(s)				
Office Action Summary		10/651,017	KAWAMURA ET AL.				
		Examiner	Art Unit				
		Angela Ortiz	1732	,			
Period fo	The MAILING DATE of this communicat or Reply	ion appears on the cover sheet wit	h the correspondence address				
A SH	ORTENED STATUTORY PERIOD FOR	REPLY IS SET TO EXPIRE 3 MC	NTH(S) FROM				
THE	MAILING DATE OF THIS COMMUNICA	TION.		:			
after	nsions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communic	ation.		!			
- If NO	e period for reply specified above is less than thirty (30) da Diperiod for reply is specified above, the maximum statuto	ry period will apply and will expire SIX (6) MONT	HS from the mailing date of this communicatio	ın.			
Any	ire to reply within the set or extended period for reply will, reply received by the Office later than three months after the provided by the Office later than three months after the provided by the Office later than the						
	ed patent term adjustment. See 37 CFR 1.704(b).			:			
Status							
1)⊠	Responsive to communication(s) filed on <u>28 August 2003</u> .						
2a) <u></u>	·	☑ This action is non-final.		•			
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits in						
	closed in accordance with the practice of	under <i>Ex parte Quayle</i> , 1935 C.D.	11, 453 O.G. 213.				
Disposit	ion of Claims		•	:			
4)⊠	Claim(s) 1-4 is/are pending in the applic	cation.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	☑ Claim(s) <u>1-4</u> is/are rejected.						
	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction	and/or election requirement.					
Applicat	ion Papers			;			
9)[	The specification is objected to by the E	xaminer.		•			
10)🛛	10)⊠ The drawing(s) filed on <u>28 August 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.						
	Applicant may not request that any objection	n to the drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the	•		d).			
11)	The oath or declaration is objected to by	the Examiner. Note the attached	Office Action or form PTO-152.	•			
Priority ι	ınder 35 Ü.S.C. § 119			·			
12)	Acknowledgment is made of a claim for	foreign priority under 35 U.S.C. §	119(a)-(d) or (f).	;			
	a) ☐ All b) ☐ Some * c) ☐ None of:						
	1. Certified copies of the priority doc	cuments have been received.					
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the	he priority documents have been r	eceived in this National Stage				
	application from the International						
* \$	See the attached detailed Office action fo	or a list of the certified copies not re	eceived.				
Attachmen	t(e)			:			
	e of References Cited (PTO-892)	4) 🔲 Interview Su	immary (PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-	948) Paper No(s)	/Mail Date				
	nation Disclosure Statement(s) (PTO-1449 or PTC r No(s)/Mail Date <u>8/28/03</u> .	5) \( \sum \) Notice of Inf 6) \( \sum \) Other:	ormal Patent Application (PTO-152)	IL			

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Beerling et al., USP 6,508,536.

The cited reference substantially teaches the basic claimed method of forming a fluid ejection device comprising providing a carrier substrate 20 and a plurality of print-head dies 18 mounted thereon. Each print-head die 18 is of conventional design and includes an array of printing elements 24 having a

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nozzle chamber 36 and a nozzle opening 38, readable on the claimed fluid ejecting substrate. The print-head die 18 is electrically coupled to the carrier 20, either through the die or externally. When the connection is external, an encapsulant 124 (see figure 10) is dispensed over the coupling. See col. 2, lines 35-67; col. 3, lines 1-7, 34-65; col. 5, lines 18-40 and col. 6, lines 40-65.

The cited primary reference does not teach using a mold to dispense the encapsulant or controlling the positioning of the encapsulant.

The reference does teach applying the encapsulant, and the use of any conventional means to apply the encapsulant, including using a mold, is well within the level of ordinary skill in the art. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a mold as claimed, for applying the encapsulant and for shaping the encapsulant over the electrical coupling.

With respect to the feature of controlling the positioning of the encapsulant, such is well within the practitioner's choice for applying the encapsulant as desired, and would have been obvious for achieving selective covering of the electrical coupling.

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. USP's 5538586; 5755032; 6244696; 6322200; 6364475; 6533394; 6663235; 6789319 and 6782621.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angela Ortiz whose telephone number is 571-272-1206. The examiner can normally be reached on Monday-Thursday 9:00-6:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Colaianni can be reached on 571-272-1196. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Angela Ortiz
Primary Examiner

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